UNITED S	TATES PATENT AND	TRADEMARK OFFICE		
A CATALON LINE			United S	Commissioner for Patents, Box PCT tates Patent and Trademark Office Washington, D.C. 2023
U.S. APPLICATION NO.		PIRST NAMED APPLICANT		www.uspro.gov
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09/83	80020	•		APPLICATION NO.
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1077 NORTHERN BOULEVARD ROSLYN NY 11576-1696			I.A. FILINO DATE	PRIORITY DATE
LATEST THA IN A	110/071690	D	10/19/	
			DATE MAILED:	A Section of the sect
NOTIFICATION	ON OF MISSING	G REQUIREMENTS UNDE	DATE MALLED:	05/22/01
1. The following item Office as Copy of Oath or I Copy of Translation Translation 2. Applicant has rethe indicated items in prior to 20 or 30 mont U.S. Basi 3. The following item acceptance under 35 U a. Translation Translation 4. Additional claim fee claim fee, are required the (37 CFR 1.492(g)) 5. Applicant has no	ms have been submitted a Designated Office ite National Fee, the international appl Declaration of invento Article 19 amendmen Document, mational Preliminary on of Annexes to the equested early process paragraph 3 below, this from the priority tic National Fee, as MUST be furnished. S.C. 371: ation of the application than the appropriate current translation is inslation. Sing fee for providing optication of the internation of t	ted by the applicant or the IB to the ist (37 CFR 1.494) Indication of Small Fication. Translation of the interest of the inte	Inter (DO/EO/US) Juited States Patent and To CFR 1.495): ich (37 CFR 1.495): ich (39 Amendments into English its Annexes, if any. in Report into English not filed the following in of the international application. in order to complete the reall be required if submitted ate. in the attached Notice of Industry (19 Amendment) in (19 Annexes later that (19 Apropriate 20 or 30 months from 1 Appropriate 20 or 30 months including any required in the additional claims for the contraction of the component of the additional claims for the contraction of the contractio	rademark PEnglish. dicated items and/or cation must be filed quirements for Defective in the ly identifying ing date). A the priority reasons from the multiple dependent or which fees are
ALL OF THE ITEMS	SET FORTH IN 2	(a).2(d) A AND E ADONO RETORN		
THE PRIORITY DAT RESPOND WILL RE	TE FOR THE APPL SULT IN ABANDO	ICATION, WHICHEVER IS LAT NMENT.	HS (where 37 CFR 1.49 TER. FAILURE TO PR	5 applies) FROM OPERLY
•		by filing a petition and fee for extens		
6. If box 3a or 3c is ch Annexes will be cancell 7. The Article 19 ar or 30 (37 CFR 1.495(d)	nendments are cancel	of the Annexes MUST be submitted to will be required if submitted later the state a translation was not provide iority date.	no later than the time peri nan 20 or 30 months from ded by the appropriate 20	od set above or the the priority date. (37 CFR 1.494(d))

Applicant is reminded that any communication to the United States Patent and Trademark Office must be mailed to the address given in the heading and include the U.S. application no. shown above. (37 CFR 1.5)

A conv of this notice MUST has returned with the

A copy of this notice MUST be returned with this response.

Enclosed: PCT/DO/EO/917 Notice of Defective Translation
PTO-875 PCT/DO/EO/920

Lamont Hunter, Paralegal

FORM PCT/DO/EO/905 (March 2001)

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